

United States Patent and Trademark Office

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U.S. APPLICATION NO.			FURST NAMED A	PLICANT		ATTY. DOX	CKET NO.
09/889516		FAULL		Α_		P0281467	
					INTERNATIONAL APPLICATION NO.		
PILLSBURY WINT	HROP LLP				PC	T/GB00/0028	14
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1. The following iter	ns have been	submitted by the		B to the United	d States Patent	t and Trademar	t
_ ** C D-*	ic National Fe			f Small Entity		,-	
☑ U.S. Das ☑ Copy of t	he internation	al application.				ion into English	1.
Oath or I	Translation of Article 19 amendments into English.						
	Article 19 am	endments.	Other:				
Priority Document. The International Preliminary Examination Report in English and its Annexes, if any.							
Translation of Annexes to the International Preliminary Examination Report into English.							
2 — Apolicant has n	equested early	nrocessing unde	r 35 U.S.C. 3710	f) but has not	filed the follow	wing indicated	items and/or
2. Applicant has requested early processing under 35 U.S.C. 371(f) but has not filed the following indicated items and/or the indicated items in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed							
prior to 20 or 30 mon	ths from the p	priority date to av	oid abandonment	: international			
U.S. Bas	ic National Fo	ec.	Сору от un	- menanona	аррисации.		
3. The following item acceptance under 35 1	ISC 371.						ents for
a. Translation of the application into English. A processing fee will be required if submitted							
later than the appropriate 20 or 30 months from the priority date. The current translation is defective for the reasons indicated on the attached Notice of Defective							
Translation.							
b. Processing fee for providing the translation of the application and/or the Annexes later than the							
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)). [F] c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying							
the application (preferably by the International application number and international filing date). A							
surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority							
dati		or declaration do	es not comply wi	th 37 CFR 1.4	197(a) and (b)	for the reasons	i
The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917.							
(a) d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the							
pric	ority date (37	CTFR 1.492(e)).					
4. Additional claim fees of \$ as a large entity small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are							
due (37 CFR 1.492(g)). See attach	ed PTO-875.	BOOTHOIRE CHEMI .	000 01 041101			
5. Applicant has r			anna licting pursu	ont to 37 CFR	2 1 821-1 825	See attached	
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The time period set al 1.136(a).	bove may be o	extended by filing	g a petition and fe	e for extension	n of time unde	r the provisions	
6. If box 3a or 3c is	checked, a tra	enstation of the A	nnexes MUST be	submitted no	later than the	time period set	above or the
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7. The Article 19 or 30 (37 CFR 1.495)	amendments :	are cancelled sind	ze a translation w	as not provide	u by the appro	primit 20 (5) C	/I K 1.474(0)/
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Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR/1/5)							
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FORM PCT/DO/FO	/905 (March 2	2001)		Telephone: 7	708-305-373	4	